1	Richard D. McCune, Esq. State Bar No. 132124 rdm@mwtriallawyers.com			
2	Jae (Eddie) K. Kim, Esq., State Bar No. 236805 jkk@mwtriallawyers.com			
3	MCCUNE & WRIGHT, LLP 2068 Orange Tree Lane, Suite 216			
4	Redlands, California 92374 Telephone: (909) 557-1250			
5	Facsimile: (909) 557-1275			
6 7	Attorneys for Plaintiffs CLAUDIA SANCHEZ, ERIN WALKER and WILLIAM SMITH,			
8				
9	UNITED STATES DISTRICT COURT			
10	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
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12	CLAUDIA SANCHEZ, ERIN WALKER and WILLIAM SMITH, as individuals, and on behalf) Case No.: C 07-05923 WHA		
13	of all others similarly situated,	Judge Assigned: Hon. William H. Alsup Complaint Filed: November 21, 2007		
14	Plaintiff(s),)) PLAINTIFF ERIN WALKER'S RESPONSES		
15	v. (TO SPECIAL INTERROGATORIES PROPOUNDED BY DEFENDANT WELLS		
16	WELLS FARGO & COMPANY; WELLS FARGO BANK, N.A.; and DOES 1 through 125	FARGO BANK, N.A. [SET ONE – Nos. 1-7]		
17				
18	PROPORTURA DA DEV. DECEMBANT Wolle	. P Daule XY A		
19	PROPOUNDING PARTY: DEFENDANT, Wells Fargo Bank, N.A.			
20	RESPONDING PARTY: PLAINTIFF, Erin Wa	aiker		
21	SET NUMBER: ONE (Nos. 1-7)			
23	Disinsiff Evin Wolker nursuant to Pule 33 c	of the Endard Dules of Civil Procedure, hereby		
24	Plaintiff, Erin Walker, pursuant to Rule 33 of the Federal Rules of Civil Procedure, hereby			
25	responds to Defendant Wells Fargo Bank, N.A.'s Special Interrogatories as follows: PRELIMINARY STATEMENT:			
26				
27	These responses are made solely for the purpose of, and in relation to, this action. Each response is given subject to all appropriate objections (including, but not limited to, objections concerning			
28		admissibility) which would require the exclusion of		
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	Plaintiff Erin Walker's Responses to Special Interrogatories Pt (Set One – Nos. 1-7)	ropounded by Defendant Wells Fargo Bank, N.A.		

Plaintiff Erin Walker's Responses to Special Interrogatories Propounded by Defendant Wells Fargo Bank, N.A. [Set One – Nos. 1-7]

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any statement contained herein if it were made by a witness present and testifying in court. All such objections and grounds therefore are reserved and may be interposed at the time of trial.

The party on whose behalf the responses are given has not yet completed investigation into the facts relating to this action, has not completed discovery in this action, and has not completed preparation for trial. Consequently, the following responses are given without prejudice to the responding party's right to produce, at the time of trial, subsequently discovered evidence relating to the proof of facts that are discovered to be material.

Except for facts explicitly admitted herein, no admission of any nature whatsoever is to be implied or inferred. The fact that a request herein has been responded to should not be taken as an admission or concession of the existence of any facts set forth or assumed by such request, or that such responses constitute evidence of any fact set forth or assumed.

RESPONSES TO SPECIAL INTERROGATORIES (SET ONE)

INTERROGATORY NO. 1:

Identify each and every occasion on which WALKER improperly was assessed an insufficient funds and/or overdraft fee on debit/check card purchases and/or ATM withdrawals when there were sufficient funds in WALKER'S CHECKING ACCOUNT at the time that the purchases and/or withdrawals were made and approved by WELLS FARGO. (See Compl. ¶3.)

RESPONSE TO INTERROGATORY NO. 1:

Transactions occurring between May 29, 2007 and June 1, 2007.

INTERROGATORY NO. 2:

For each and every occasion identified in response to Interrogatory No. 1, described in detail WALKER'S belief at the time of transaction about whether or not there were sufficient funds in WALKER'S CHECKING ACCOUNT to cover the transaction, including but not limited to source and /or origin of belief, date and time belief began, and duration of belief.

RESPONSE TO INTERROGATORY NO. 2:

Objection. Compound. Without waiving said objection, Plaintiff responds as follows. I believed there were sufficient funds in the account at the time of each of these transactions. This was

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based on two things. One is that I regularly checked my balance online. The second is that it was my belief that a transaction would be denied if I did not have sufficient funds in the account to cover the transaction.

INTERROGATORY NO. 3:

Describe in detail each and every CHALLENGED STATEMENT of WELLS FARGO, whether written or oral, including the nature and/or content of the CHALLENGED STATEMENT and the circumstances (including, but not limited, to date and/or time period, LOCATION, PARTICIPANTS, and manner) under which YOU contend such CHALLENGED STATEMENT occurred.

RESPONSE TO INTERROGATORY NO. 3:

Objection. Compound. Without waiving said objection, Plaintiff responds as follows: I do not have personal knowledge of the statements except that I regularly reviewed my online account and checked my balance. I relied on that information provided by Wells Fargo as being accurate.

However, my counsel is aware of other statements and this response includes statements known by my counsel. Those statements include:

a. Welcome to Your New Account Jacket:

"Gain More Control Over Your Finances With Wells Fargo Online Banking.

Free online access to your accounts lets you manage your finance any time, anywhere you have Internet access. Check your account balances and transaction history."

b. Consumer Account Fee and Information Schedule, p. 38:

"Wells Fargo Online Banking

Online Banking gives you a convenient and flexible way to manage your finances by providing free online access to your personal accounts. You can view account balances and history, transfer funds and receive monthly statements online."

c. Get your finances into shape with our resources (brochure):

"Wells Fargo Online Banking with Bill Pay

As a leader in Internet banking, we can help you get fiscally fit by organizing your finances with Online Banking with Bill Pay. This service lets you enjoy managing your money in one place, anytime,

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RESPONSE TO INTERROGATORY NO. 4:

Objection. Compound. I do not know the exact date, time or place that I first started to review my account balance information online. It would have been shortly after I opened my account.

INTERROGATORY NO. 5:

Describe in detail each and every CHALLENGED PRACTICE of WELLS FARGO, including the nature and/or content of the CHALLENGED PRACTICE and the circumstances (including, but not limited to, date and/or time period, LOCATION, PARTICIPANTS, and manner) under which YOU contend such CHALLENGED PRACTICE occurred.

RESPONSE TO INTERROGATORY NO. 5:

Objection. Compound and call for a legal conclusion. Without waving said objection, Plaintiff responds as follows: I do not have personal knowledge of each CHALLENGED PRACTICE except as that I received numerous unfair overdraft fees. With the assistance of my counsel, and their review of my account, the Wells Fargo practices include: 1) Charging overdraft fees from May 29, 2007 to June 1, 2007 transactions, when I had sufficient funds to cover those transactions at the time they were approved and posted on my online account; and 2) Wells Fargo providing online account balance information that there was sufficient funds to cover the transactions from May 29, 2007 to June 1, 2007, when in fact Wells Fargo charged me overdraft fees for those transactions.

INTERROGATORY NO. 6:

Describe in detail the circumstances (including but not limited to date, LOCATION, PARTICIPANTS, and context) under which WALKER first became personally aware of each CHALLENGED PRACTICE of WELLS FARGO identified in response to Interrogatory No. 5.

RESPONSE TO INTERROGATORY NO. 6:

Objection. Compound. I became aware I had been assessed numerous overdraft charges sometime in June of 2007, when I reviewed my online account and noted a negative balance.

INTERROGATORY NO. 7:

Identify in detail each and every injury WALKER claims to have sustained as a result of any of the allegations contained in the Complaint.

RESPONSE TO INTERROGATORY NO. 7:

Objection, the Request seeks a legal opinion and calls for an expert opinion. Without waiving said objection, Plaintiff responds: I personally do not have the knowledge or legal training to know what legal "injuries" or "damages" I am entitled to recover resulting from Wells Fargo's practices. However, with the assistance of counsel, and using the information provided by the online statements of June 2007 and July 2007, it shows I was assessed \$34 overdraft fees on 14 different transactions from May 29, 2007 through June 12, 2007. Wells Fargo later reversed 4 of those charges. Accordingly, I was assessed a total of \$408 in overdraft fees. While I did not know I had overdrafted my account, it appears from the statement that I actually overdrafted my account on two occasions, so at most I should have been assessed \$68 in overdraft fees.

DATED: 4/23/08

McCUNE & WRIGHT, LLP

BY

Richard D. McCune Attorney for Plaintiffs

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VERIFICATION

STATE OF CALIFORNIA

COUNTY OF LOS ANGELES

I have read the foregoing PLAINTIFF ERIN WALKER'S RESPONSE TO SPECIAL INTERROGATORIES PROPOUNDED BY WELLS FARGO BANK, N.A. [SET ONE - Nos. 1-7] and know its contents.

CHECK APPLICABLE PARAGRAPH

I am a party to this action. The matters stated in the foregoing document are true of my own knowledge except as to those matters which are stated on information and belief, and as to those matters, I believe them to be
true.
I am an officer/partner/authorized representative of *, a party to this action, and am authorized to make this verification for and on its behalf, and I make this verification for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.
I am one of the attorneys for *, a party to this action. Such party is absent from the county of aforesaid where such attorneys have their offices, and I made this verification for and on behalf of that party for that reason. I am informed and believe and on that ground allege that the matters stated in the foregoing document are true.
Executed on April 21, 2008, at Culver City, California.
I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

1	Case: SANCHEZ, et al. v. WELLS FARGO BANK, et. al.		
2	PROOF OF SERVICE		
3	STATE OF CALIFORNIA		
4	COUNTY OF SAN BERNARDINO		
5 6	I am employed in the County of San Bernardino, State of California. I am over the age of 18 years and not a party to the within action; my business address is 2068 Orange Tree Lane, Suite 216, Redlands, California, 92374.		
7	On April 23, 2008, I served the foregoing document described as PLAINTIFF ERIN		
8	WALKER'S RESPONSES TO SPECIAL INTERROGATORIES PROPOUNDED BY WELLS FARGO BANK, N.A. [SET ONE] on the interested parties through their respective attorneys of record		
9	in this action, by placing a \sum true copy or \sum original thereof enclosed in sealed envelopes addressed as		
10	follows:		
11	Sonya D. Winner, Esquire Attorneys for Defendants		
12	COVINGTON & BURLING, LLP One Front Street San Francisco, CA 94111 Telephone: (415) 591-6000		
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17	METHOD OF SERVICE:		
18	[X] (BY MAIL) I am readily familiar with the firm's business practice for collection and processing		
19	of correspondence for mailing. Under that practice, I caused such envelopes with postage thereon fully prepaid to be placed in the United States mail at Redlands,		
20	California. [X] (BY E-MAIL) By transmitting it to the following individuals by electronic mail:		
21	Sonya D. Winner: SWinner@cov.com		
	David M. Jolley: djolley@cov.com [] (BY FAX) I caused such documents to be transmitted by facsimile to the offices of		
22	the addressee(s). The facsimile machine used complied with California		
23	Rules of Court, rule 2003, and no error was reported by the machine. [] (BY OVERNIGHT DELIVERY) I caused such document to be delivered by overnight delivery		
24	to the offices of the addressee(s).		
25	I declare that I am employed in the office of a member of the bar of this court at whose direction		
26	the service was made. Executed on the above-referenced date at Redlands, California.		
27	(La)hemit		
28	Ann Marie Smith		
- 1			

Proof of Service

Case No.: C-07-5923 WHA